UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

		C	HAPTER 13
IN RE	;	C.	ASE NO.: 20-14768-ELF
NYLLA GOLDSTINE,	Debtor		
CAPITAL ONE AUTO FINANCE A DIVISION OF CAPITAL ONE, vs.	, ,	Tı	EARING DATE: uesday, March 16, 2021 30 A.M.
NYLLA GOLDSTINE, and	Respondent(s)	,))	
WILLIAM C. MILLER, ESQ.	Trustee	U: M Co	OCATION: nited States Bankruptcy Court 900 farket Street ourtroom No. 1 hiladelphia, PA 19107

MOTION FOR RELIEF FROM AUTOMATIC STAY

AND NOW, comes the above-captioned Movant, Capital One Auto Finance, a division of Capital One, N.A., by and through their attorney, Jason Brett Schwartz, Esquire, who files this Motion based upon the following:

- 1. The Movant is a corporation having a principal place of business located at 7933 Preston Road, Plano, TX 75024.
- 2. The Respondent, Nylla Goldstine is an individual with a mailing address at 916 Spruce Street, Darby, PA 19023, who has filed a Petition under Chapter 13 of the Bankruptcy Code.
- 3. On or about June 20, 2019, Debtor Nylla Goldstine entered into a Retail Installment Sales Contract, involving a loan in the amount of \$22,727.52 for the purchase of a 2019 CHEVROLET TRUCK Equinox Utility 4D LS 2WD.
 - 4. The vehicle secured by the Contract has V.I.N. 3GNAXHEV5KS639450.

- 5. Movant is the assignee of the Contract.
- 6. The above described vehicle is encumbered by a lien with a payoff in the amount of \$22,229.97 plus other appropriate charges as of February 13, 2021 but subject to change. The regular monthly payment is \$434.46 at an interest rate of 11.16%.
- 7. Applying payments received to the earliest payment due, payments have been missed post-petition, since January 02, 2021 in the amount of \$868.92, plus all applicable late charges, interest, attorneys' fees and costs plus Pre-Petition Payments of \$868.92.
 - 8. The Property has a N.A.D.A. Value of \$16,750.00.
 - 9. The vehicle is not necessary to an effective reorganization.
 - 10. The Movant is the only lienholder of record with regard to the vehicle.
- 11. In order to proceed with repossession of the vehicle, relief from the automatic stay must be obtained.
 - 12. Failure to make adequate protection payments is cause for relief from the automatic stay.
 - 13. The Movant has incurred attorney's fees in the filing of this Motion.
 - 14. The vehicle is a rapidly depreciating asset. Movant requests the waiver of Rule 4001(a)(3).

WHEREFORE, Movant prays for your Honorable Court to enter an Order permitting the Movant to proceed with the repossession proceedings of the aforementioned vehicle.

Respectfully submitted, Mester & Schwartz, P.C.

/s/ Jason Brett Schwartz Jason Brett Schwartz, Esquire Attorney for Movant 1917 Brown Street Philadelphia, PA 19130 (267) 909-9036